



#13 Declaration
12/27/02
by

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Applicants: Tonia G. Morris, et al. § Art Unit: 2612
Serial No.: 09/106,994 §
Filed: June 29, 1998 § Examiner: Jason T. Whipkey
Title: Imager Having Multiple § Docket No. ITL.0061US
Storage Locations for § (P5989)
Each Pixel Sensor §

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Commissioner for Patents
Washington, D.C. 20231

DEC 26 2002

Technology Center 2600

DECLARATION OF FRED G. PRUNER, JR. UNDER 37 C.F.R. 1.131

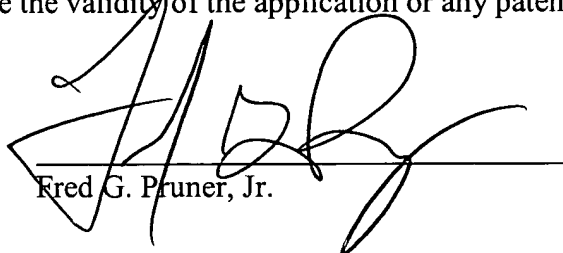
Dear Sir:

I, Fred G. Pruner, Jr., state as follows:

1. I am a patent attorney responsible for preparing the above-referenced patent application.
2. My previous firm of Fish and Richardson, P.C. received a disclosure (attached as Exhibit A) for purposes of preparing a patent application on the above-referenced invention on April 20, 1998.
3. Upon receiving the disclosure, it was immediately placed in line to be prepared.
4. The application was transferred from Fish and Richardson, P.C. to our firm between May 1, 1998 and May 5, 1998.
5. Generally, the number of applications we have in preparation requires that it would take significantly more than two weeks to prepare the application. In general, it takes about two months to prepare a draft of the application.
6. In this case, a draft was prepared by May 20, 1998.
7. The application was sent out for inventor review on May 21, 1998.
8. On May 27, 1998, the inventors provided comments on the patent application, and the application was revised accordingly.
9. The application was executed by the inventors on June 25, 1998.
10. The time from May 28, 1998, until June 25, 1998, allowed an opportunity for in-house counsel at Intel Corporation, the assignee, to review the application.

11. The application was ultimately filed on June 29, 1999.
12. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date: December 20, 2002



Fred G. Pruner, Jr.



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PATENT TRADEMARK OFFICE